

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

-----X

In re:

Case No. 10-71497-ast

Rand International Leisure Products, LLC,

Involuntary Chapter 7

Alleged Debtor.

-----X

**ORDER REGARDING FURTHER TESTING OF
VIDEO CONFERENCE PROTOCOLS AND TECHNICAL REQUIREMENTS**

On June 16, 2010, this Court entered an Order [dkt item 118] on the Motion to Authorize/Direct Witnesses to Testify at Trial Via Video Conference (the "Video Motion"), filed on June 8, 2010, by Century Sports, Inc., Executive Importers, LLC, Allen Goldmeier, Steven Goldmeier (collectively, the "Goldmeiers"). [dkt item 75] The Order granted the Motion conditioned on various safeguards, including, *inter alia*, requiring that the Goldmeiers must demonstrate that the video conference protocols and technical requirements for the video appearing witnesses be compatible with this Court's protocols and technical requirements. The Court noted in the Order that the parties were advised at the June 8, 2010, pretrial conference that they would need to test the video conference connections while the Video Motion was under consideration. [June 8, 2010 Hrg. at 3:22:43] The Court then made its courtroom and its technical representative available on Wednesday, June 16, 2010, at 8:00 a.m. to test the efficacy of the video technology, prior to ruling on the Video Motion. A subsequent request was made to make the Court's facilities available for additional testing on June 17, 2010, which was granted.

IT IS HEREBY

ORDERED, that any further testing of the Court's video conference facilities shall be conducted on **Monday, June 21, 2010, between 2:00 p.m. and 3:30 p.m.** and that the

Goldmeiers shall notify the Court by letter docketed in the CM/ECF records by no later than **10:00 a.m. on Monday, June 21, 2010**, whether they will be conducting any such further testing.

Dated: June 17, 2010
Central Islip, New York
Video Testing Order - p. 2





Alan S. Trust
United States Bankruptcy Judge